DÖCKET NO.: 292318US0X PCT

## IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF: Ferdinand HARDINGHAUS, et al.

SERIAL NO. : 10/581,685

FILING DATE: June 6, 2006

FOR: DEAGGLOMERATED BARIUM SULFATE

## **DECLARATION OF Ferdinand HARDINGHAUS**

I, <u>Ferdinand HARDINGHAUS</u>, am the first-named inventor of the above-identified application which is the national phase of International PCT Application No. PCT/EP04/13612, filed December 1, 2004.

It has been brought to my attention that my last name was spelled incorrectly in the International application due to an inadvertent error. Specifically, my last name was spelled "HARDINGGHAUS." My true and correct name is <u>Ferdinand HARDINGHAUS</u>, which has been set forth on the Declaration, Power of Attorney and Petition filed herewith.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date 27.11.06

Ferdinand HARDINGHAUS

Rhoendorfer Str. 87 D-53604 Bad Honnef

Germany

## **Declaration, Power of Attorney and Petition**

Page 1 of 4

WE (I) the undersigned inventor(s), hereby declare(s) that:

My residence, post office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Deagglomerated	barium sulphate									
the specification of	of which									
	is attached hereto.									
П			as							
Goracomil										
	Application Serial No.  and amended on									
X	X was filed as PCT international application									
	Number PCT/EP2004/013612									
	on December 1 <sup>st</sup> , 2004									
	and was amended under PCT Article 19									
	on	(if appl	icable).							
We (I) acknown as defined in Section We (I) hereby application(s) for least one country foreign application	ms, as amended by a wledge the duty to do ion 1.56 of Title 37 or claim foreign propatent or inventor's cother than the United of patent or inventor patent	tive reviewed and under ny amendment referred lisclose information kr Code of Federal Regul diority benefits under certificate, or § 365(a) d States, listed below ttor's certificate, or PCT claimed. Prior Foreig	d to above.  nown to be material ations.  35 U.S.C. § 119 of any PCT International apple.	to the patentability (a)-(d) or § 365 ational application tified below, by check the state of th	ty of $b(b)$ which	this aport of any ch design the	oplica y for ignat	ation reign ed at , any		
Application	No.	Country	Day/Mon	th/Year		Prio Clair				
10357116	.7	Germany	December	6, 2003	X	Yes		No		
						Yes		No		
						Yes		No		
						Yes		No		

We $(I)$ hereby claim the benefit unde application(s) listed below.	r Title 35, United States	Code, § 119(e) of any United States provisional
(Application Number)		(Filing Date)
(Application Number)		(Filing Date)
We (I) hereby claim the benefit under any PCT International application design each of the claims of this application is no manner provided by the first paragraph of	ating the United States, It disclosed in the prior United States, It acknowledge of the United States, It acknowledge of the United States of the United Sta	United States application(s), or under § 365(c) of listed below and, insofar as the subject matter of nited States or PCT International application in the owledge the duty to disclose information which is ame available between the filing date of the prior application.
Application Serial No.	Filing Date	Status (pending, patented, abandoned)
And we (I) hereby appoint the follow	wing registered practition	er(s):
	22850	
as our (my) attorneys, with full powers of business in the Patent Office connected t application be sent to	substitution and revocati herewith; and we (I) here	ion, to prosecute this application and to transact all eby request that all correspondence regarding this
	22850	
on information and belief are believed to that willful false statements and the like so	be true; and further that made are punishable by	n knowledge are true and that all statements made t these statements were made with the knowledge fine or imprisonment, or both, under Section 1001 se statements may jeopardize the validity of the
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